EXHIBIT 5

	Page 1	
1		
2	UNITED STATES DISTRICT COURT	
3	SOUTHERN DISTRICT OF NEW YORK	
4	Case No. 03-MDL-1570 (GBD) (SN)	
5	x.	
6	IN RE: TERRORIST ATTACKS ON	
7	SEPTEMBER 11, 2001	
8	x	
9	April 12, 2021	
10	10:30 a.m.	
11		
	Videotaped Deposition via Zoom	
12	of BRIAN M. JENKINS, pursuant to Notice,	
13	before Jineen Pavesi, a Registered	
14	Professional Reporter, Registered Merit	
15	Reporter, Certified Realtime Reporter and	
16	Notary Public of the State of New York.	
17		
18		
19		
20		
21		
22		
23		
24		
25		

2 (Pages 2 - 5)

Page 6	Dana 9
Page 6	Page 8
2 STIPULATIONS	2 the firm Veritext New York, I am the
3	3 videographer; the concierge is Michael
4 IT IS HEREBY STIPULATED AND AGREED by	
5 and between the Attorneys for the	5 court reporter is Jineen Pavesi with
6 respective parties hereto that filing and	6 Veritext New York.
7 sealing be and the same are hereby waived.	7 Please note I am not authorized
8 IT IS FURTHER STIPULATED AND AGREED	8 to administer an oath, I am not related to
9 that all objections except as to the form	9 any party in this action nor am I
10 of the question, shall be reserved to the	10 financially interested in the outcome.
11 time of the trial.	Counsel, please identify
12 IT IS FURTHER STIPULATED AND AGREED	12 yourselves for the record, please.
13 that the within examination may be signed	MR. COTTREAU: Good morning.
14 and sworn to before any notary public with	My name is Steve Cottreau and I
15 the same force and effect as though signed	15 represent Dubai Islamic Bank.
16 and sworn to before this Court.	MR. EUBANKS: John Eubanks from
17	17 Motley Rice law firm and I represent the
18	18 witness.
19	19 THE VIDEO TECHNICIAN: The
20	20 remainder of our counsel will appear on
21	21 the stenographic record only and our court
22	22 reporter will now swear in the witness.
23	23 BRIAN M. JENKINS,
24	24 having first been duly sworn by a Notary
25	25 Public of the State of New York, was
Page 7	Page 9
1	1
2 THE VIDEO TECHNICIAN: We are on	2 examined and testified as follows:3 EXAMINATION BY
3 the record, the time is 10:32 a.m. Eastern	4 MR. COTTREAU:
4 daylight time on April 12, 2021.	
5 Please note your microphones 6 are sensitive and will pick up whispering	Q. Good morning.Do you prefer Captain Jenkins
7 and private conversations and cell	6 Do you prefer Captain Jenkins 7 or Mr. Jenkins?
8 interference.	8 A. Mr. Jenkins will be fine.
9 Please turn off your cell	9 Actually I prefer Brian, but 10 that's okay.
10 phones or place them away from the 11 microphones as they will interfere with	11 Q. I prefer Steve, so we're on the
12 the audio.	12 same page, but I will try to say
13 Audio and video recording will	13 Mr. Jenkins if it's okay with you.
14 continue to take place until all parties	14 A. Sure.
15 agree to go off the record.	15 Q. Mr. Jenkins, you may want to
16 This is media unit 1 of the	16 pin me on your screen, I don't know if you
17 video recorded deposition of Brian Michael	17 know how to do that, using the Zoom
18 Jenkins in the matter of Terrorist Attacks	18 interface that we're taking this remote
19 on September 11, 2001, filed in the United	19 deposition by today.
20 States District Court, Southern District	20 But that may be useful so that
21 of New York, Index No. 03-MDL-1570 (GBD)	21 my ugly face is in front of you all day.
22 (SN).	22 A. No, that's okay, this is the
22 (SIV). 23 This deposition is being held	23 first time with Veritext and all of this,
24 via Zoom conference.	24 so I'm inclined not to get into hang
25 My name is Ken Williamson for	25 on.
25 Iviy hame is ixell vv illiamson for	25 OH.

3 (Pages 6 - 9)

1	Page 10		Page 12
_	JENKINS	1	JENKINS
2	Q. If you right click on my	2	you think about it, those are my goals
3	picture, you should be able to pin me.		today and just to get your help in the
4	A. I am inclined not to get into		process, okay?
5		5	A. Sure.
6	As I mentioned, by the way, I	6	Q. If you don't understand my
7	have no explanation for this, we have a	7	questions at any time, feel free to ask
8	small technical issue here and that is my	8	me, I am happy to rephrase or clarify, I
9	input volume on this, it keeps on wanting	9	will try to be as straightforward as I can
	to sink down to nothing, so I will watch	10	for you, okay?
	it, I've got it left on the screen here	11	A. All right.
	and if for some reason I forget and I go	12	Q. So that the court reporter can
1	silent, just remind me that I've gone		get all of this down, I have to wait for
1	silent and I will just slide this thing		you to stop speaking and you have to wait
	back up.	1	for me to stop speaking for her to do
16	Q. I will do that.		that, is that okay?
17	Can you hear me okay?	17	A. That's okay.
18	A. Oh, I can hear you fine.	18	Q. Okay.
19	MR. RIVERA: This is Ray with	19	And if you answer the question,
	IT for Cozen, Mr. Jenkins.		I am going to assume that you understood
21	I apologize for interrupting,	1	the question if you don't seek
1	but in the settings you're looking at, is	22	clarification.
1	the adjust button checked off under that	23	Do you understand that? A. I do.
25	level that keeps on dropping up and down.	24 25	
23	(Discussion off the record.)	23	Q. And also, your answers need to
1	Page 11 JENKINS	1	Page 13 JENKINS
2	THE VIDEO TECHNICIAN: Time is	2	
l .			be verbal, a ves or a no or other words.
3	10:37 a.m., we're off the record.		be verbal, a yes or a no or other words, it can't be um-hum, uh-huh or nods of the
4	10:37 a.m., we're off the record. (Pause.)	3	it can't be um-hum, uh-huh or nods of the head, okay?
l .		3	it can't be um-hum, uh-huh or nods of the head, okay?
4 5	(Pause.)	3 4	it can't be um-hum, uh-huh or nods of the head, okay?
4 5	(Pause.) THE VIDEO TECHNICIAN: We are on the record, the time is 10:38 a.m., please	3 4 5 6	it can't be um-hum, uh-huh or nods of the head, okay? A. All right.
4 5 6 7	(Pause.) THE VIDEO TECHNICIAN: We are on the record, the time is 10:38 a.m., please	3 4 5 6	it can't be um-hum, uh-huh or nods of the head, okay? A. All right. Q. There are a couple of just
4 5 6 7	(Pause.) THE VIDEO TECHNICIAN: We are on the record, the time is 10:38 a.m., please continue.	3 4 5 6 7 8 9	it can't be um-hum, uh-huh or nods of the head, okay? A. All right. Q. There are a couple of just housekeeping matters. One, I will try to take a break about every hour-and-a-half or so, if
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4 (Pages 10 - 13)

	Page 274		W1 1/1 1/2	Page 276
1	JENKINS	1	JENKINS	
2	A. Not at the moment, but they're	2	Q. Can I direct you to Exhibit B	
3	probably on my bookshelf.		of your report that's been marked as	
4	Q. There is no audio versions?		Exhibit 2025, page 6 in that exhibit.	
5	A. I beg your pardon?	5	I believe you testified earlier	
6	Q. There is no audio versions of	l _	that you did not personally prepare this	
7	the book?	7	appendix, is that correct?	
8	A. Not that I know of.	8	A. No, I personally I did not	
9	I mean, there may well be, but,		prepare this, this represents material	
10	no, not that I know of.		that either I used on my own or that was	\$
11	Q. You testified earlier that the		available to me.	
12	only report that you received I guess of	12	Q. I want to direct you to three	
13	defendants' experts was that of Mr. or	13	cells on this page 6 and I think I'll ask	
14	Dr. Mark Sageman.	14	the concierge to highlight them.	
15	Are you aware that other Al	15	Let's start from the bottom,	
16	Qaeda or other experts have submitted	16	the first one is the last one on the page,	
17	reports I guess touching upon content that	17	the May 13, 1999, letter.	
18	comes out of your report relating to Al	18	The next one is three entries	
19	Qaeda?	19	up, it is the March 22, 2000, letter from	
20	A. I am aware that there may be,	20	the general director of the MWL's branc	h
21	you know, a comment, I think I am aware,	21	office in Pakistan.	
22	but did not see those.	22	The next one is four up, the	
23	Q. Were you not asked to submit	23	July 12, 1999, letter.	
24	rebuttal report to any of those reports?	24	Do you recall if these	
25	A. I was not.	25	documents were sent to you by plaintiff	s'
	Page 275			Page 277
1	JENKINS	1	JENKINS	
2	Q. Do you know why that is?		counsel, sir?	
3	MR. EUBANKS: Objection to the	3	A. I don't recall the specific	
4	objection to the extent you're asking	4	documents.	
5		5	As I say, this is a big list	
	expert.		and material is available, but my reaction	n
7	To the extent it is asking		in terms of considering is that anything	
	that, I would instruct him not to answer.		that pertained to issues, the financial	
9	MR. NASSAR: I am not asking	9	issues, the charities the whole	
10	that.	10	financial issues, this was not to be part	
11	Q. Do you have a sense, were you	11	of my report, that there were other	
12	busy, do you have a sense why you did not	12	experts retained by counsel to address	
13	submit a rebuttal in this case?	13	these.	
14	A. My answer is that, John	14	And so in coming through this	
15	anticipated but was rolling across	15	list, that would have been one that I	
16	just about to roll across my lips, that is	16	would have automatically said not me, r	not
17	part of a discussion that I had with the	17	my territory.	
	attorneys and therefore was under	18	Q. Mr. Jenkins, would it surprise	
	instructions not to go into that.	19	you to learn that these documents were	
20	Q. Do you recall, Mr. Jenkins,		deemed by the court, or the court stated	
40	· · · · · · · · · · · · · · · · · · ·			
	that you were asked earlier whether you		in relation to these documents that it wa	S

70 (Pages 274 - 277)

22 convinced that there is reason to question

Do you want me to comment on

23 their authenticity?

A.

24

25 that?

A.

24 that?

25

22 reviewed any documents that may have been

23 fraudulent or inauthentic, do you recall

Yes, I do recall that.

ı				
	1	Page 278	1	Pag
	1	JENKINS	1	JENKINS
	2	Q. Yes, would it surprise you to	2	A. I have no idea what rule of
	3	learn	3	completeness means.
	4	A. You're giving me information	4	Q. I have to look it up myself.
	5	Q. No, I am asking, would it	5	A. So the court decided that?
	6	surprise you to learn that the court	6	Q. I'll save the suspense, it is
	7	stated in relation to these documents that	7	late in the day.
	8	it was convinced that there is reason to	8	A. Yes.
	9	question their authenticity, would that	9	Q. If we can pull up I think
		surprise you?	10	Exhibit No. 2008, please, it was marked in
	11	MR. EUBANKS: Outside the		the previous deposition.
	12	scope.	12	•
	13	MR. NASSAR: No, it is not.	13	begins "having reviewed the declarations,"
	14	MR. EUBANKS: And rule of		but Mr. Jenkins, we've got a couple of
		completeness.		minutes, if you want to review the whole
	16			thing you can.
		him the document, but right now I am	17	(Witness perusing document.)
		asking a question, the rule of	18	A. Okay, sir, I have read this
		completeness will be dealt with by me		paragraph.
		showing him the document in a minute, so I	20	Q. I will ask you, just for the
		am asking before we show him the document.		sake of clarity, did you rely on these
	22	Q. Would that surprise you to		three documents in drafting your report?
		learn that, sir?	23	MR. EUBANKS: Objection
	24		24	
		1		
	23	way or the other.	25	Q. Couple of minor questions.
		Page 279		Pag
	1	JENKINS	1	JENKINS
	2	Q. Would it surprise you if you	2	You mentioned in your report,
	_			

Page 280

Page 281

3 sir, a massacre in Sebrenica.

4 What was happening in

5 Sebrenica?

Let me go back to the page. 6 A.

7 I'll find it for you, it is on Q.

8 page 9, the paragraph under "A Coordinated

9 Multi-Part Attack" and you reference the

10 mass -- you mentioned the systematic mass

11 murder of 7,800 Bosniac men and boys

12 around Sebrenica in 1995 during the war in

13 Bosnia.

14 Yes. A.

15 What was happening, can you

16 explain the circumstances of what was

17 happening in Sebrenica around that time?

This was during the war and

19 there were Serb militia and Serbian units

20 that were engaged in atrocities against

21 the Bosniaks at this time, and this

22 particular issue, there were a large

23 number of men and boys, younger boys, who

24 were rounded up and over a period of time,

25 actually it went on over a period of many

3 were sent documents that the court was

4 convinced that it questioned the

5 authenticity, you would expect plaintiffs'

6 counsel to send you those types of

7 documents?

You're getting into an area

9 that is really far beyond my ability to

10 answer here.

Mr. Jenkins, it is in your

12 reliance material -- okay, let me ask the

13 next question.

Would it surprise you, sir,

15 that some of these documents, that these

16 three documents, were ruled by the court

17 -- were struck from the case because the

18 court ruled that fairness dictates that

19 plaintiffs not be permitted to rely

20 further on the documents for any purpose

21 related to this multi-district litigation,

22 would that surprise you?

MR. EUBANKS: Objection, rule 23

24 of completeness.

25 O. You can answer.

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	Page 282		Page 284
1	JENKINS	1	JENKINS
1	days, they were shot.	2	relative to my report and I went through
3	That was a terrible, a terrible		those portions that clearly were
4	atrocity and it led to war crime charges		identifiable as dealing with other
	being brought against those involved.		plaintiffs' witnesses.
6	Q. Mr. Jenkins, who were those	6	I skimmed through those because
7	involved, who was doing the shooting?	7	that was not my territory.
8	A. These were Serbs.	8	Q. What do you think of
9	Q. Was it part of an ethnic	9	Dr. Sageman as an expert?
10	cleansing that was occurring, a general	10	A. I think Dr. Sageman is I
	ethnic cleansing?	11	think he is a respected scholar in this
12	A. Indeed it was.		particular field, in the field of
13	MR. EUBANKS: Object to form.	13	terrorism.
14	Q. Moving along, just one last	14	I had the privilege of also
	question and that will be it for me, I		working with the New York Police
	believe.		Department at the time he was there as a
17	Page 14, you have a brief		scholar in residence.
	reference to the Sheikh Omar Abdel-Rahman.	18	I have his books on my
19	I just wanted to clarify, it		bookshelf and so, yes, he is a scholar.
	was not your view that he was part of Al	20	Now, you know, but
	Qaeda, is it?	21	Q. I just asked you
22	A. No.		Dr. Jenkins, I just asked
23	MR. NASSAR: If I could have	23	MR. EUBANKS: He was still
	just one minute to confer with my		answering the question you posed.
25	colleagues, I think I'm done.	25	MR. MOHAMMEDI: I asked a
	Page 283		Page 285
1		1	
1 2	JENKINS	1	JENKINS
2	JENKINS THE VIDEO TECHNICIAN: Time is	2	JENKINS specific question, what does he think of
2 3	JENKINS THE VIDEO TECHNICIAN: Time is 7:19, we're off the record.	2	JENKINS specific question, what does he think of Dr. Sageman.
2 3 4	JENKINS THE VIDEO TECHNICIAN: Time is 7:19, we're off the record. (Recess taken.)	2 3 4	JENKINS specific question, what does he think of Dr. Sageman. MR. EUBANKS: And he didn't
2 3 4 5	JENKINS THE VIDEO TECHNICIAN: Time is 7:19, we're off the record. (Recess taken.) THE VIDEO TECHNICIAN: We are on	2 3 4 5	JENKINS specific question, what does he think of Dr. Sageman. MR. EUBANKS: And he didn't finish.
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